

Sections of 40CFR Containing “Certify” or “Certification”

Provision	Current Wording	Notes
§ 247.4	Within one year after the effective date of each item designation, contracting officers shall require that vendors: (a) <i>Certify</i> that the percentage of recovered materials to be used in the performance of the contract will be at least the amount required by applicable specifications or other contractual requirements	
§ 247.6	(c) Procedures for obtaining estimates and <i>certifications</i> of recovered materials content and for verifying the estimates and <i>certifications</i> ;	
§ 257.21	This demonstration must be <i>certified</i> by a qualified ground-water scientist	
§ 257.22	(2) <i>Certified</i> by a qualified ground-water scientist or approved by the Director of an approved State. Within 14 days of this <i>certification</i> , the owner or operator must <i>notify</i> the State Director that the <i>certification</i> has been placed in the operating record.	Etc.
§ 260.20	a) Any person may petition the Administrator to modify or revoke any provision in parts 260 through 266, 268 and 273 of this chapter.(b) Each petition must be submitted to the Administrator by <i>certified mail</i>	This applies to other subsequently listed petitions. All other certified mail requirements are in the “mail” section.
§ 264.73	(9) A <i>certification</i> by the permittee no less often than annually, that the permittee has a program in place to	
§ 264.196	f) <i>Certification</i> of major repairs. If the owner/operator has repaired a tank system..., the tank system must not be returned to service unless the owner/operator has obtained a <i>certification by an independent, qualified, registered, professional engineer... This certification must be submitted to the Regional Administrator</i> within seven days after returning the tank system to use.	

Provision	Current Wording	Notes
§ 264.573	<p>(ii) The owner or operator <i>must obtain and keep on file</i> at the facility a <i>written assessment</i> of the drip pad, <i>reviewed and certified</i> by an independent, qualified registered professional engineer that attests to the results of the evaluation. The assessment must be reviewed, updated and <i>recertified annually</i>. The evaluation must <i>document</i> the extent to which the drip pad meets the design and operating standards</p> <p>(2) The Regional Administrator will review the information submitted, make a determination regarding whether the pad must be removed from service and <i>notify</i> the owner or operator of the determination and the underlying rationale in <i>writing</i>.</p> <p>(3) Upon completing all repairs and clean up, the owner or operator must <i>notify the Regional Administrator in writing and provide a certification signed</i> by an independent, qualified registered professional engineer, that the repairs and clean up have been completed according to the <i>written plan submitted</i> in accordance with paragraph (m)(1)(iv) of this section.</p>	

Sections of 40CFR Containing “Copy”

Provision	Current Wording	Notes
§ 240.211	(d) An annual report should be prepared which includes at least the following information:... (6) A <i>copy</i> of all significant correspondence, reports, inspection reports, and any other communications from enforcement agencies.	
§ 256.61	(d) <i>Copies</i> of the final work program shall be placed in the State information depositories maintained under §256.60(a)(2)	
§ 258.74	A <i>copy</i> of the trust agreement must be placed in the facility's operating record.	
§ 258.74	The owner or operator must <i>notify</i> the State Director that a <i>copy</i> of the insurance policy has been placed in the operating <i>record</i>	etc.
§ 262.20	(a) A generator who transports, or offers for transportation, hazardous waste for offsite treatment, storage, or disposal must prepare a Manifest OMB control number 2050-0039 on <i>EPA form</i> 8700-22, and, if necessary, <i>EPA form</i> 8700-22A (2) The generator maintains a <i>copy</i> of the reclamation agreement in his <i>files</i> for a period of at least three years after termination or expiration of the agreement.	See also form
§ 262.22	Number of <i>copies</i> . The manifest consists of at least the number of <i>copies</i> which will provide the generator, each transporter, and the owner or operator of the designated facility with one copy each for their records and another copy to be returned to the generator.	
§ 262.40	Recordkeeping. (a) A generator must keep a <i>copy</i> of each manifest signed in accordance with §262.23(a) for three years or until he receives a signed <i>copy</i> from the designated facility which received the waste. This signed <i>copy</i> must be retained as a record for at least three years from the date the waste was accepted by the initial transporter. (b) A generator must keep a <i>copy</i> of each Biennial Report and Exception Report for a period of at least three years from the due date of the report. (c) A generator must keep <i>records</i> of any test results, waste analyses, or other determinations made in accordance with §262.11 for at least three years from the date that the waste was last sent to on-site or off-site treatment, storage, or disposal.	etc.

Provision	Current Wording	Notes
§ 262.54	(f) The primary exporter must require the consignee to <i>confirm in writing</i> the delivery of the hazardous waste to that facility and to describe any significant discrepancies (as defined in 40 CFR 264.72(a)) between the manifest and the shipment. <i>A copy of the manifest signed</i> by such facility may be used to confirm delivery of the hazardous waste. (h) The primary exporter must <i>attach a copy of the EPA Acknowledgment of Consent</i> to the shipment to the manifest which must accompany the hazardous waste shipment. For exports by rail or water (bulk shipment), the primary exporter must provide the transporter with an EPA Acknowledgment of Consent which must accompany the hazardous waste but which need not be attached to the manifest except that for exports by water (bulk shipment) the primary exporter must attach the <i>copy of the EPA Acknowledgment of Consent to the shipping paper</i> . (i) The primary exporter shall provide the transporter with an additional <i>copy</i> of the manifest for delivery to the U.S. Customs official at the point the hazardous waste leaves the United States in accordance with §263.20(g)(4).i)	Etc.
§ 262.57	(a) For all exports a primary exporter must: (1) Keep <i>a copy</i> of each notification of intent to export for a period of at least three years from the date the hazardous waste was accepted by the initial transporter; (2) Keep <i>a copy of each EPA Acknowledgment of Consent</i> for a period of at least three years from the date the hazardous waste was accepted by the initial transporter; (3) Keep <i>a copy</i> of each confirmation of delivery of the hazardous waste from the consignee for at least three years from the date the hazardous waste was accepted by the initial transporter; and (4) Keep <i>a copy</i> of each annual report for a period of at least three years from the due date of the report.	Similar for § 262.87, § 263.22 etc, etc
Pt. 262, App.	U.S. EPA Form 8700-22 This form has been designed for use on a <i>12-pitch (elite) typewriter; a firm point pen may also be used-press down hard</i> . Federal regulations <i>require</i> generators and transporters of hazardous waste and owners or operators of hazardous waste treatment, storage, and disposal facilities to <i>use this form</i> (8700-22) Item 16. Generator's Certification The generator must <i>read, sign (by hand), and date the certification statement</i>	Must have been promulgated in pre-historic times!

Provision	Current Wording	Notes
§ 264.12	(2) The owner or operator of a recovery facility that has arranged to receive hazardous waste subject to 40 CFR part 262, subpart H must provide <i>a copy of the tracking document bearing all required signatures</i> to the notifier, to the Office of Enforcement and Compliance Assurance, Office of Compliance, Enforcement Planning, Targeting and Data Division (2222A), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460; and to the competent authorities of all other concerned countries <i>within three working days</i> of receipt of the shipment. The <i>original of the signed tracking document</i> must be maintained at the facility for at least three years.	Etc.
§ 265.112	<i>A copy of the modified plan with a detailed statement of reasons for the modifications must be mailed to the owner or operator</i>	etc.
§ 265.53	<i>A copy of the contingency plan and all revisions to the plan must be:</i> (a) <i>Maintained</i> at the facility; and (b) <i>Submitted to all</i> local police departments, fire departments, hospitals, and State and local emergency response teams that may be called upon to provide emergency services.	
§ 270.30	The permittee shall also <i>furnish</i> to the Director, upon <i>request</i> , <i>copies of records</i> required to be kept by this permit.	
§ 270.42	v) Location where <i>copies</i> of the modification request and any supporting <i>documents</i> can be <i>viewed and copied</i> ;	
Part 266M App A	2Worksheet space is provided for three stacks. If the facility has additional stacks, <i>copy the form</i> and revise stack identification numbers for 4, 5, etc..... Complete a <i>separate copy</i> of Worksheet 5.0-2 for each pollutant	
§ 268.7	must send a <i>one-time written notice</i> to each treatment or storage facility receiving the waste, and place a <i>copy in the file</i>	
§ 268.44	<i>Additional copies</i> of the complete petition may be <i>requested as needed</i> to send to affected states and Regional Offices.	

Sections of 40CFR Containing “Document” or “Contract”

Provision	Current Wording	Notes
§ 246.100	(d) The Environmental Protection Agency will render technical assistance in the form of sample cost analysis formats, sample bid specifications, implementation guidance <i>documents</i> and other guidance	
§ 246.200-3	c) Determining the price that the buyer will pay for the recovered <i>paper</i> and the willingness of the buyer to <i>sign a contract</i> for purchase of the <i>paper</i> at a guaranteed minimum price.	Etc.
§ 257.30	Recordkeeping requirements. (a) The owner/operator of a non-municipal non-hazardous waste disposal unit must record and retain near the facility in an operating record or in an alternative location approved by the Director of an approved State the following information as it becomes available: (1) Any location restriction demonstration required under §§257.7 through 257.12; and (2) Any demonstration, <i>certification</i> , finding, monitoring, testing, or analytical data required in §§257.21 through 257.28. (b) The owner/operator must <i>notify</i> the State Director when the <i>documents</i> from paragraph (a) of this section have been placed or added to the operating <i>record</i> , and all information contained in the operating <i>record</i> must be <i>furnished</i> upon request to the State Director or be made available at all reasonable times for inspection by the State Director.	
§ 258.29	Recordkeeping requirements. (a) The owner or operator of a MSWLF unit must <i>record</i> and <i>retain</i> near the facility in an operating <i>record</i> or in an alternative location approved by the Director of an approved State the following information as it becomes available: (1) Any location restriction demonstration required under subpart B of this part; (2) Inspection <i>records</i> , training procedures, and <i>notification</i> procedures required in §258.20 of this part; (3) Gas monitoring results from monitoring and any remediation plans required by §258.23 of this part; (4) Any MSWLF unit design <i>documentation</i> for placement of leachate or gas condensate in a MSWLF unit as required under §258.28(a)(2) of this part; (5) Any demonstration, <i>certification</i> , finding, monitoring, testing, or analytical data required by subpart E of this part; (6) Closure and post-closure care plans and any monitoring, testing, or analytical data as required by §§258.60 and 258.61 of this part; and (7) Any cost estimates and financial assurance <i>documentation</i> required by subpart G of this part. (8) Any information demonstrating compliance with small community exemption as required by §258.1(f)(2). (b) The owner/operator must <i>notify</i> the State Director when the <i>documents</i> from paragraph (a) of this section have been placed or added to the operating <i>record</i> , and all information contained in the operating <i>record</i> must be <i>furnished</i> upon request to the State Director...	

Provision	Current Wording	Notes
§ 262.84	<p>(a) All U.S. parties subject to the contract provisions of §262.85 must ensure that a <i>tracking document</i> meeting the conditions of §262.84(b) <i>accompanies</i> each transfrontier shipment of wastes (b) The tracking document must include all information required under §262.83 (for notification), and the following: 6) Certification/declaration <i>signed by</i> notifier that no objection to the shipment has been lodged</p> <p>(d) <i>Each U.S. person</i> that has physical custody of the waste from the time the movement commences until it arrives at the recovery facility <i>must sign the tracking document</i> (e.g. transporter, consignee, and owner or operator of the recovery facility).</p> <p>(e) Within 3 working days of the receipt of imports subject to this Subpart, the owner or operator of the U.S. recovery facility must <i>send signed copies of the tracking document to the notifier, to the Office of Enforcement and Compliance Assurance, Office of Compliance, Enforcement Planning, Targeting and Data Division (2222A), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460, and to the competent authorities of the exporting and transit countries.</i></p>	
§ 262.85	<p>Contracts. (a) Transfrontier movements of hazardous wastes subject to amber or red control procedures are prohibited unless they occur under the terms of a valid <i>written contract</i>, chain of <i>contracts</i>, or equivalent arrangements (when the movement occurs between parties controlled by the same corporate or legal entity).(g) Upon request by EPA, U.S. notifiers, consignees, or recovery facilities must submit to EPA <i>copies of contracts</i>, chain of contracts, or equivalent arrangements</p>	
§ 264.17	c) When required to comply with paragraph (a) or (b) of this section, the owner or operator must <i>document</i> that compliance.	
§ 264.37	(b) Where State or local authorities decline to enter into such arrangements, the owner or operator must <i>document the refusal in the operating record.</i>	
§ 265.12	The <i>original of the signed tracking document</i> must be maintained at the facility for at least three years.	
§ 265.440	<p>(ii) <i>Document</i> the cleanup of the drippage;</p> <p>(iii) Retain <i>documents</i> regarding cleanup for three years; and</p>	
§ 268.6	(g) Each petition must include the following <i>statement signed</i> by the petitioner or an authorized representative: I <i>certify</i> under penalty of law that I have personally examined and am familiar with the information submitted in this petition and all <i>attached documents</i> ,	

Sections of 40CFR Containing “Fact Sheet”

Provision	Current Wording	Notes
§ 256.62	(b) In advance of the hearings and meetings required by paragraph (a) of this section, the State shall prepare a <i>fact sheet</i> on proposed regulations or legislation, <i>mail</i> the <i>fact sheet</i> to agencies, organizations and individuals on the <i>list</i> maintained under §256.60(a)(1) and place the <i>fact sheet</i> in the State <i>information depositories</i>	

Sections of 40CFR Containing “Form,” “List,” or “File”

Provision	Current Wording	Notes
§ 240.201-3	(a) Regular users of the facility should be given a <i>list</i> of excluded materials. The <i>list</i> should also be displayed prominently at the facility entrance.	
§ 240.203-1	A <i>list</i> of major considerations and the rationale for the decision on each consideration shall be approved by the responsible agency prior to authorization for construction.	
§ 240.203-1	(b) Resource recovery in the <i>form</i> of heat utilization or direct recovery of materials should be considered in the design.	
§ 240.210	(g) Equipment manuals, catalogs, spare parts <i>lists</i> , and spare parts should be readily available at the facility.	
§ 240.210	In covering these points, agencies should make every effort to present the information succinctly in a <i>form</i> easily understood	
§ 247.6	affirmative procurement program, containing the four elements <i>listed</i> below	
§ 262.12	(b) A generator who has not received an EPA identification number may obtain one by applying to the Administrator using EPA <i>form</i> 8700-12.	Applies also to transporters etc.
§ 262.20	(a) A generator who transports, or offers for transportation, hazardous waste for offsite treatment, storage, or disposal must prepare a Manifest OMB control number 2050-0039 on EPA <i>form</i> 8700-22, and, if necessary, EPA <i>form</i> 8700-22A (2) The generator maintains a <i>copy</i> of the reclamation agreement in his <i>files</i> for a period of at least three years after termination or expiration of the agreement.	See also copy
§ 262.55	In lieu of the requirements of §262.42, a primary exporter must <i>file an exception report</i> with the Administrator if: (a) He has not <i>received a copy</i> of the manifest <i>signed</i> by the transporter stating the date and place of departure from the United States within forty-five (45) days from the date it was accepted by the initial transporter; (b) Within ninety (90) days from the date the waste was accepted by the initial transporter, the primary exporter has not received <i>written confirmation from the consignee</i> that the hazardous waste was received;	

Provision	Current Wording	Notes
§ 262.56	(a) Primary exporters of hazardous waste shall <i>file</i> with the Administrator no later than March 1 of each year, a report summarizing the types, quantities, frequency, and ultimate destination of all hazardous waste exported during the previous calendar year. Such reports shall include the following:(6) A <i>certification signed</i> by the primary exporter which states:138 I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all <i>attached documents</i>	
§ 262.87	(a) Annual reports. For all waste movements subject to this Subpart, persons (e.g., notifiers, recognized traders) who meet the definition of primary exporter in §262.51 shall <i>file an annual report</i> with the Office of Enforcement and Compliance Assurance, Office of Compliance, Enforcement Planning, Targeting and Data Division (2222A), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460, no later than March 1 of each year....(6) A <i>certification signed by the person</i> acting as primary exporter	
§ 264.75	The owner or operator must prepare and submit a <i>single copy</i> of a biennial report to the Regional Administrator by March 1 of each even numbered year. The biennial report must be submitted <i>on EPA form 8700-13B</i>(j) The <i>certification signed</i> by the owner or operator of the facility or his authorized representative.	§ 264.76, same form
§ 265.1082	shall enter the implementation schedule specified in paragraph (a)(2)(ii) of this section in a <i>permanent, readily available file</i> located at the facility no later than December 6, 1996.	Etc.
§ 266.45	applicable to the contaminating <i>listed hazardous waste</i> and/or the applicable characteristic of hazardous waste	etc.
§ 280.22	(b) In states where state law, regulations, or procedures require owners to use <i>forms</i> that differ from those set forth in appendix I of this part to fulfill the requirements of this section, the state <i>forms may be submitted</i> in lieu of the <i>forms set forth</i> in Appendix I of this part. If a state requires that its <i>form</i> be used in lieu of the <i>form</i> presented in this regulation, such <i>form must meet the requirements</i> of section 9002.	

Sections of 40CFR Containing “Letter” or “Mail”

Provision	Current Wording	Notes
§ 254.2	service of <i>notice</i> shall be accomplished by <i>registered mail</i> , return receipt requested,	etc.
§ 254.2	<i>A copy of the notice</i> shall be <i>mailed</i> to the.....	Etc.
§ 255.23	d) Chief executives of agencies on the distribution <i>list</i> may comment by <i>letter</i> on the nominations.	
§ 258.74	(6) Under the terms of the bond, the surety may cancel the bond by sending notice of cancellation by <i>certified mail</i>	etc.
§ 258.74	(c) <i>Letter</i> of credit. (1) An owner or operator may satisfy the requirements of this section by obtaining an irrevocable standby <i>letter</i> of creditThe owner or operator must notify the State Director that a <i>copy</i> of the <i>letter</i> of credit has been placed in the operating <i>record</i>	
§ 260.20	a) Any person may petition the Administrator to modify or revoke any provision in parts 260 through 266, 268 and 273 of this chapter.(b) Each petition must be submitted to the Administrator by <i>certified mail</i>	This applies to other subsequently listed petitions.
§ 262.53	(b) <i>Notifications submitted by mail</i> should be sent to the following mailing address: Office of Enforcement and Compliance Assurance, Office of Compliance, Enforcement Planning, Targeting, and Data Division (2222A), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. <i>Hand-delivered notifications</i> should be sent to: Office of Enforcement and Compliance Assurance, Office of Compliance, Enforcement Planning, Targeting, and Data Division (2222A), Environmental Protection Agency, Ariel Rios Bldg., 12th St. and Pennsylvania Ave., NW., Washington, DC. In both cases, the following shall be <i>prominently displayed on the front of the envelope</i> : ``Attention: Notification of Intent to Export."	See also § 262.56

Provision	Current Wording	Notes
§ 264.19	(d) Certification. Waste shall not be received in a unit subject to §264.19 until the owner or operator has submitted to the Regional Administrator by <i>certified mail or hand delivery a certification signed</i> by the CQA officer that the approved CQA plan has been successfully carried out and that the unit meets the requirements of §§264.221 (c) or (d), 264.251 (c) or (d), or 264.301 (c) or (d); and the procedure in §270.30(1)(2)(ii) of this chapter has been completed. <i>Documentation</i> supporting the CQA officer's certification must be furnished to the Regional Administrator upon request.	
§ 264.72	(b) If the discrepancy is not resolved within 15 days after receiving the waste, the owner or operator must immediately submit to the Regional Administrator <i>a letter</i> describing the discrepancy and attempts to reconcile it, and a <i>copy of the manifest or shipping paper</i> at issue.	
§ 264.115	the owner or operator must submit to the Regional Administrator, by <i>registered mail, a certification</i> that the hazardous waste management unit or facility, as applicable, has been closed in accordance with the specifications in the approved closure plan. The certification must be <i>signed by the owner or operator and by an independent registered professional engineer</i> . <i>Documentation</i> supporting the independent registered professional <i>engineer's certification</i> must be furnished to the Regional Administrator upon request	See also e.g., § 264.120
§ 264.143	(8) Under the terms of the bond, the surety may cancel the bond by sending notice of cancellation <i>by certified mail</i> to the owner or operator and to the Regional Administrator. Cancellation may not occur, however, during the 120 days beginning on the date of receipt of the notice of cancellation by both the owner or operator and the Regional Administrator, <i>as evidenced by the return receipts</i> .	
§ 264.143	(d) Closure letter of credit. (1) An owner or operator may satisfy the requirements of this section by obtaining an irrevocable standby <i>letter of credit</i> which conforms to the requirements of this paragraph and <i>submitting the letter to the Regional Administrator</i> . (4) The <i>letter of credit must be accompanied by a letter</i> from the owner or operator referring to the letter of credit by number	

Provision	Current Wording	Notes
§ 264.143	(3) To demonstrate that he meets this test, the owner or operator must <i>submit the following items</i> to the Regional Administrator: (i) <i>A letter signed by the owner's or operator's chief financial officer</i> and worded as specified in §264.151(f); and (ii) <i>A copy of the independent certified public accountant's report</i> on examination of the owner's or operator's financial statements for the latest completed fiscal year; and (iii) <i>A special report from the owner's or operator's independent certified public accountant</i> to the owner	
§ 264.143	(10) An owner or operator may meet the requirements of this section by obtaining a <i>written guarantee</i> The wording of the guarantee must be identical to the wording specified in §264.151(h). The <i>certified copy of the guarantee</i> must accompany the items sent to the Regional Administrator as specified in paragraph (f)(3) of this section. One of these items must be the <i>letter from the guarantor's chief financial officer</i> .	
§ 265.19	(d) <i>Certification</i> . The owner or operator of units subject to §265.19 must submit to the Regional Administrator by <i>certified mail or hand delivery</i> , at least 30 days prior to receiving waste, a certification signed by the CQA officer	
§ 270.42	notify the Director concerning the modification by <i>certified mail or other means that establish proof of delivery</i> within 7 calendar days after the change is put into effect.	

Sections of 40CFR Containing “Map,” “Diagram,” or “Drawings”

Provision	Current Wording	Notes
§ 240.210-3	(e) As-built engineering <i>drawings</i> of the facility should be provided at the conclusion of construction of the facility.	To whom?
§ 256.50	(6) Department of Housing and Urban Development (701 comprehensive planning program, flood plains <i>mapping</i>);	
§ 264.1064	(b) Owners and operators must <i>record the following information in the facility operating record</i> : (1) For each piece of equipment to which subpart BB of part 264 applies: (ii) Approximate locations within the facility (e.g., identify the hazardous waste management unit on a <i>facility plot plan</i>).	
§ 265.73	(b) The following information must be <i>recorded</i> , as it becomes available, and maintained in the <i>operating record until</i> closure of the facility: (2) For disposal facilities, the location and quantity of each hazardous waste must be recorded on a <i>map or diagram</i> of each cell or disposal area.	
§ 265.143	the Regional Administrator will <i>draw on the letter of credit</i> . The Regional Administrator may delay the <i>drawing</i> if ...	
§ 265.309	The owner or operator of a landfill must maintain the following items in the operating record required in §265.73: (a) On a <i>map</i> , the exact location and dimensions, including depth, of each cell with respect to permanently surveyed benchmarks;	
§ 265.441	c) Upon completion of all, repairs, and modifications, the owner or operator must <i>submit</i> to the Regional Administrator or State Director, <i>the as-built drawings</i> for the drip pad together with a <i>certification</i> by an independent, qualified registered professional engineer attesting that the drip pad conforms to the <i>drawings</i> .	
§ 265.1035	(4) <i>Documentation</i> of compliance with §265.1033 shall include the following information: (i) A <i>list</i> of all information references and sources used in preparing the <i>documentation</i> . (ii) <i>Records</i> , including the dates, of each compliance test required by §265.1033(j). (iii) If engineering calculations are used, a design analysis, <i>specifications, drawings, schematics, and piping and instrumentation diagrams</i>	

Provision	Current Wording	Notes
§ 266.103	(5) <i>Attach a US Geological Service topographic map</i> (or equivalent) showing the facility location and surrounding land within 5 km of the facility;	etc.
§ 266.103	(2) Information required. The following <i>information must be submitted</i> with the <i>certification of precompliance</i> to support the determination that the limits established for the operating parameters...(D) <i>A scaled plot plan</i> showing the entire facility and location of the boilers and industrial furnaces burning hazardous waste;	
§ 270.13	(h) For existing facilities, (1) a <i>scale drawing</i> of the facility showing the location of all past, present, and future treatment, storage, and disposal areas	
§ 270.134	Certain technical data, such as <i>design drawings and specifications</i> , and engineering studies shall be <i>certified</i> by a registered professional engineer.	
§ 270.14	Such investigation shall document with supporting <i>maps</i> and other analyses, the location of faults found.	
§ 280.112	<i>Drawing</i> on financial assurance mechanisms.	Etc.

Sections of 40CFR Containing Miscellaneous Words/Phrases

Provision	Current Wording	Notes
§ 264.116	No later than the submission of the certification of closure of each hazardous waste disposal unit, the owner or operator must submit to the local zoning authority, or the authority with jurisdiction over local land use, and to the Regional Administrator, <i>a survey plat</i> indicating the location and dimensions of landfills cells or other hazardous waste disposal units with respect to permanently surveyed benchmarks. <i>This plat must be prepared and certified by a professional land surveyor. The plat filed with the local zoning authority, or the authority with jurisdiction over local land use, must contain a note, prominently displayed, which states the owner's or operator's obligation to restrict disturbance</i>	
§264.188	(c) Until final closure of the facility, <i>a copy of the approved post-closure plan must be furnished</i> to the Regional Administrator upon request, including request by mail. After final closure has been certified, the person or office specified in §264.188(b)(3) must <i>keep the approved post-closure plan</i> during the remainder of the post-closure period.	
§ 264.119	(b) Within 60 days of certification of closure of the first hazardous waste disposal unit and within 60 days of certification of closure of the last hazardous waste disposal unit, the owner or operator must: (1) <i>Record</i> , in accordance with State law, <i>a notation on the deed to the facility property-or on some other instrument which is normally examined during title search-that</i> will in perpetuity notify any potential purchaser (2) <i>Submit a certification, signed by the owner or operator, that he has recorded the notation</i> specified in paragraph (b)(1) of this section, including <i>a copy of the document in which the notation has been placed</i> , to the Regional Administrator.	
§ 264.151	<i>furnish</i> to the Regional Administrator a <i>signed duplicate original</i> of the policy	etc.
§ 264.278	(e) The owner or operator must use consistent sampling and analysis procedures ... At a minimum, the owner or operator must implement procedures and techniques for: (1) Sample collection;(2) Sample preservation and shipment;(3) Analytical procedures; and (4) <i>Chain of custody control</i> .	Etc.

Provision	Current Wording	Notes
§ 264.571	<p>(b) The owner or operator must develop a <i>written plan</i> for upgrading, repairing, and modifying the drip pad to meet the requirements of §264.573(b) of this subpart, and <i>submit the plan to the Regional Administrator</i> no later than 2 years before the date that all repairs, upgrades, and modifications are complete. This written plan must describe all changes to be made to the drip pad in sufficient detail to document compliance with all the requirements of §264.573 of this subpart. <i>The plan must be reviewed and certified by an independent qualified registered professional engineer.</i></p> <p>(c) Upon completion of all upgrades, repairs, and modifications, the owner or operator must <i>submit to the Regional Administrator or State Director, the as-built drawings for the drip pad together with a certification</i> by an independent qualified registered professional engineer attesting that the drip pad conforms to the drawings.</p>	
§ 280.61	(a) Report the release to the implementing agency (e.g., by telephone or <i>electronic mail</i>);	
§ 280.67	This <i>notice</i> may include, but is not limited to, <i>public notice in local newspapers, block advertisements, public service announcements, publication in a state register, letters to individual households, or personal contacts by field staff.</i>	

Sections of 40CFR Containing “Newspaper” or “Publication”

Provision	Current Wording	Notes
§ 240 App	3. DeMarco, J., D. J. Keller, J. Leckman, and J. L. Newton. Municipal-scale incinerator design and operation. Public Health Service <i>Publication</i> No. 2012.	Etc.
§ 243.100	The Administrator shall <i>publish notice</i> of availability of this report in the Federal Register.	
§ 246.201-1	Separation of used <i>newspapers</i> at the source of residential generation	
§ 247.5	(b) RCRA section 6002(d)(2) requires that within one year after the <i>publication</i> date of each item designation by the EPA	
§ 256.60	Requirements for public participation in State and substate plans. (b) State and substate planning agencies shall provide information and consult with the public on plan development and implementation. Provision of information and consultation shall occur both early in the planning process (including the preparation and <i>distribution of a summary</i> of the proposed plan) and on major policy decisions made during the course of plan development, revision and implementation. To meet this requirement, planning agencies shall: (1) Publicize information in <i>news media</i> having broad audiences in the geographic area; (2) Place information in <i>depositories</i> maintained under paragraph (a)(2) of this section; (3) <i>Send information directly</i> to agencies, organizations and individuals on the list maintained under paragraph (a)(1) of this section; and (4) Prepare and make available to the public a responsiveness summary in accord with 40 CFR 25.8.	
§ 265.112	(4) The Regional Administrator will provide the owner or operator and the public, through a <i>newspaper notice</i> , the opportunity to submit written comments on the plan	etc.
§ 265.352	<i>Notification</i> of this tentative decision will be provided by <i>newspaper advertisement and radio broadcast</i> in the jurisdiction where the incinerator is located.	Etc.
§ 270.42	This notice must be <i>mailed and published</i> within 7 days before or after the date of <i>submission</i> of the modification request, and the permittee must provide to the Director <i>evidence of the mailing and publication</i> .	Etc.

Provision	Current Wording	Notes
§ 270.42	The comment period will begin on the date the permittee <i>publishes the notice</i> in the <i>local newspaper</i> .	
§ 270.42	The Director must maintain a <i>list</i> of all approved permit modifications and must publish a notice once a year in a <i>State-wide newspaper</i>	etc.
§ 280.105	(i) Total revenues: Consists of the sum of general fund operating and non-operating revenues including net local taxes, licenses and permits, fines and forfeitures, revenues from use of money and property, charges for services, investment earnings, sales (property, <i>publications</i> , etc.),	
§ 280.210	as being for sale or disposition on at least a monthly basis in either a <i>real estate publication or a trade or other publication</i> suitable for the UST or UST system or facility or property on which the UST or UST system is located, or a <i>newspaper of general circulation</i> (defined as one with a circulation over 10,000, or one suitable under any applicable federal, state, or local rules of court for <i>publication</i> required by court order	
§ 281.50	EPA shall issue <i>public notice</i> of the tentative determination in the Federal Register; in enough of the <i>largest newspapers in the state</i> to attract statewide attention; and to persons on the <i>state agency mailing list</i> and any other persons who the agency has reason to believe are interested.	Etc.

Sections of 40CFR Containing “Notice” or “Notification”

Provision	Current Wording	Notes
§ 240.204-3	(b) In the event of an accidental spill, the local regulatory agency should be <i>notified</i> immediately.	
§ 244.201	<i>notice</i> of their location shall be prominently posted at that place of sale.	
§ 247.1	(c) EPA believes that adherence to the recommendations in the Recovered Materials Advisory <i>Notice(s)</i> constitutes compliance	
§ 254.1	The purpose of this part is to prescribe procedures governing the notice requirements of subsections (b) and (c) of section 7002	
§ 254.2	a) Notice of intent to file suit under subsection 7002(a)(1) of the Act shall be served upon an alleged violator (1),(2),(3)by registered mail, return receipt requested, addressed to, or by personal service (b) Service of notice of intent to file suit under subsection 7002(a)(2) of the Act shall be accomplished by registered mail, return receipt requested, addressed to, or by personal service upon, the Administrator, Environmental Protection Agency, Washington, DC 20460. A copy of the notice shall be mailed to the Attorney General of the United States. ³⁴³ (c) Notice given in accordance with the provisions of this part shall be considered to have been served on the date of receipt. If service was accomplished by mail, the date of receipt will be considered to be the date noted on the return receipt card.	
§ 255.20	The Governor should <i>notify</i> the concerned agencies of his recommendations concerning boundaries.	
§ 255.40	The Regional Administrator may accept, in State grant applications, <i>notification</i> of the status of these identifications to ensure	
§ 255.40	<i>Notification</i> of status. The Regional Administrator may accept, in State grant applications, <i>notification</i> of the status of these identifications	
§ 256.04	State plan approval, financial assistance The Administrator shall review approved plans from time to time, and if he determines that revisions or corrections are necessary....., he shall <i>notify</i> the State and provide an opportunity for such revisions and corrections and for an appeal and public hearing.	

Provision	Current Wording	Notes
§ 257.3-5	(iv) Future property owners are <i>notified</i> by a stipulation in the land record or property deed which states that the property has received solid waste	
§ 258.510	(h) The Director of an approved State may establish alternative schedules for demonstrating compliance with §258.51(d)(2), pertaining to <i>notification</i> of placement of <i>certification</i> in operating record; §258.54(c)(1), pertaining to <i>notification</i> that statistically significant increase (SSI) <i>notice</i> is in operating record; §258.54(c) (2) and (3), pertaining to an assessment monitoring program; §258.55(b), pertaining to sampling and analyzing appendix II constituents; §258.55(d)(1), pertaining to placement of <i>notice</i> (appendix II constituents detected) in <i>record and notification of notice in record</i> ; §258.55(d)(2), pertaining to sampling for appendix I and II to this part; §258.55(g), pertaining to <i>notification</i> (and placement of notice in record) of SSI above ground-water protection standard; §§258.55(g)(1)(iv) and 258.56(a), pertaining to assessment of corrective measures; §258.57(a), pertaining to selection of remedy and <i>notification</i> of placement in record; §258.58(c)(4), pertaining to <i>notification</i> of placement in <i>record</i> (alternative corrective action measures); and §258.58(f), pertaining to <i>notification</i> of placement in <i>record</i> (certification of remedy completed).	
§ 258.29	(b) The owner/operator must <i>notify</i> the State Director when the <i>documents</i> from paragraph (a) of this section have been placed or added to the <i>operating record</i> , and all information contained in the operating record must be furnished upon request to the State Director or be made available at all reasonable times for inspection by the State Director. (c) The Director of an approved State can set alternative schedules for recordkeeping and <i>notification</i> requirements as specified in paragraphs (a) and (b) of this section, except for the notification requirements in §258.10(b) and §258.55(g)(1)(iii).395	
§ 258.61	(d) The owner or operator must <i>notify</i> the State Director that a post-closure plan has been prepared and placed in the operating record no later than the effective date of this part, October 9, 1993, or by the initial receipt of waste, whichever is later. (e) Following completion of the post-closure care period for each MSWLF unit, the owner or operator must <i>notify</i> the State Director that a certification, signed by an independent registered professional engineer or approved by the Director of an approved State, verifying that post-closure care has been completed in accordance with the post-closure plan, has been placed in the operating record.	

Provision	Current Wording	Notes
§ 258.71	Financial assurance for closure. (a) The owner or operator must have a detailed <i>written</i> estimate, in current dollars, of the cost of hiring a third party to close the largest area of all MSWLF units ever requiring a final cover as required under §258.60 at any time during the active life in accordance with the closure plan. The owner or operator must <i>notify</i> the State Director that the estimate has been placed in the operating record.	Repeated in § 258.72 Financial assurance for post-closure care. § 258.73 Financial assurance for corrective action.
§ 262.53	(e) In conjunction with the Department of State, EPA will provide a complete <i>notification</i> to the receiving country and any transit countries. A <i>notification</i> is complete when EPA receives a <i>notification</i> which EPA determines satisfies the requirements of paragraph (a) of this section. Where a claim of confidentiality is asserted with respect to any <i>notification</i> information required by paragraph (a) of this section, EPA may find the <i>notification</i> not complete until any such claim is resolved in accordance with 40 CFR 260.2. (f) Where the receiving country consents to the receipt of the hazardous waste, EPA will forward an EPA Acknowledgment of Consent to the primary exporter for purposes of §262.54(h). Where the receiving country objects to receipt of the hazardous waste or withdraws a prior consent, EPA will <i>notify</i> the primary exporter in writing. EPA will also <i>notify</i> the primary exporter of any responses from transit countries.	
§ 263.30	(c) An air, rail, highway, or water transporter who has discharged hazardous waste must: (1) Give <i>notice</i> , if required by 49 CFR 171.15, to the National Response Center (800-424-8802 or 202-426-2675); and (2) <i>Report in writing</i> as required by 49 CFR 171.16 to the Director, Office of 158Hazardous Materials Regulations, Materials Transportation Bureau, Department of Transportation, Washington, DC 20590. (d) A water (bulk shipment) transporter who has discharged hazardous waste must give the same <i>notice</i> as required by 33 CFR 153.203 for oil and hazardous substances.	
§ 264.196	(d) <i>Notifications, reports.</i> (1) Any release to the environment, except as provided in paragraph (d)(2) of this section, must be reported to the Regional Administrator within 24 hours of its detection. If the release has been reported pursuant to 40 CFR part 302, that report will satisfy this requirement	
§ 264.276	iv) Future property owners must be <i>notified by a stipulation in the land record or property deed</i> which states that the property has received waste at high cadmium application rates and that food-chain crops must not be grown except in compliance with paragraph (b)(2) of this section.	

Provision	Current Wording	Notes
§ 265.56	(d) If the emergency coordinator determines that the facility has had a release, fire, or explosion which could threaten human health, or the environment, outside the facility, he must report his findings as follows: (1) If his assessment indicates that evacuation of local areas may be advisable, he must <i>immediately notify appropriate</i> local authorities. He must be available to help appropriate officials decide whether local areas should be evacuated; and (2) He must <i>immediately notify either the government official</i> designated as the on-scene coordinator for that geographical area (in the applicable regional contingency plan under part 1510 of this title), or the <i>National Response Center (using their 24-hour toll free number 800/424-8802)</i>	also 279.52
§ 265.143	the 120 days will begin on the date when both the owner or operator and 417the Regional Administrator have <i>received the notice, as evidenced by the return receipts.</i>	
§ 265.196	(d) <i>Notifications, reports.</i> (1) Any release to the environment, except as provided in paragraph (d)(2) of this section, must be reported to the Regional Administrator within 24 hours of detection.	
§ 268.7	If the waste changes, the generator must send a <i>new notice</i> to the receiving facility, and place a <i>copy in their files.</i>	Etc.
§ 273.32	(a)(1) Except as provided in paragraphs (a) (2) and (3) of this section, a large quantity handler of universal waste must have <i>sent written notification</i> of universal waste management to the Regional Administrator, and <i>received an EPA Identification Number</i> , before meeting or exceeding the 5,000 kilogram storage limit.	
Appendix II to Part 280	List of Agencies Designated To Receive <i>Notifications</i>	

Sections of 40CFR Containing “Page” or “Paper”

Provision	Current Wording	Notes
§ 243.200-2	(b) Single-use plastic and <i>paper</i> bags should meet the National Sanitation Foundation Standard No. 31 for polyethylene refuse bags and Standard No. 32 for <i>paper</i> refuse bags, respectively. However, such bags do not need to have been <i>certified</i>	etc.
§ 246.200	High-grade <i>paper</i> recovery.	
§ 263.20	(e) The requirements of paragraphs (c), (d) and (f) of this section do not apply to water (bulk shipment) transporters if:.... (2) A <i>shipping paper</i> containing all the information required on the manifest (excluding the EPA identification numbers, generator certification, and signatures) <i>and</i> , for exports, <i>an EPA Acknowledgment of Consent accompanies the hazardous waste</i> ; and (3) The delivering transporter obtains the date of delivery and <i>handwritten signature</i> of the owner or operator of the designated facility on either the <i>manifest or the shipping paper</i> ; and (4) The person delivering the hazardous waste to the initial water (bulk shipment) transporter obtains the date of delivery and <i>signature of the water 156(bulk shipment) transporter on the manifest and forwards</i> it to the designated facility; and (5) A <i>copy of the shipping paper or manifest</i> is retained by each water (bulk shipment) transporter in accordance with §263.22.	Manifesting hazardous waste etc.
§ 263.20	(f) For shipments involving rail transportation, the requirements of paragraphs (c), (d) and (e) do not apply and the following requirements do apply: (1) When accepting hazardous waste from a non-rail transporter, the initial rail transporter must: (i) <i>Sign</i> and date the manifest acknowledging acceptance of the hazardous waste; (ii) Return a <i>signed copy</i> of the manifest to the non-rail transporter; (iii) Forward <i>at least three copies</i> of the manifest to: (A) The next non-rail transporter, if any; or, (B) The designated facility, if the shipment is delivered to that facility by rail; or (C) The last rail transporter designated to handle the waste in the United States; (iv) Retain <i>one copy</i> of the manifest and rail shipping paper in accordance with §263.22. (2) Rail transporters must ensure that a <i>shipping paper</i> containing all the information required on the manifest (excluding the EPA identification numbers, generator certification, and signatures) <i>and</i> , for exports <i>an EPA Acknowledgment of Consent accompanies the hazardous waste at all times</i> .	Etc, etc...Sim to above
§ 266 Subpart M App A	Add an additional <i>page</i> if more than three stacks are involved.	

Provision	Current Wording	Notes
§ 248.3	(2) The waste consists of organic, debris-like materials (e.g., wood, <i>paper</i> , plastic, or cloth) contaminated with an	etc.
§ 270.12	may be claimed as confidential by the submitter. Any such claim must be asserted at the time of <i>submission</i> in the manner prescribed on the application form or instructions or, in the case of other submissions, by <i>stamping the words "confidential business information" on each page</i> containing such information. If no claim is made at the time of submission, EPA may make the information available to the public without further notice.	

Sections of 40CFR Containing “Provide,” “Presents” or “Furnish”

Provision	Current Wording	Notes
§ 240.206-3	schedule should <i>provide</i> for cleaning the tipping and residue areas	
§ 240.211-1	The owner/operator of the thermal processing facility shall <i>provide records</i> and monitoring data as required by the responsible agency	
§ 243.100	agencies should make every effort to <i>present</i> the information succinctly	etc.
§ 243.200-1	do not constitute a fire, health, or safety hazard or <i>provide</i> food or harborage for vectors	
§ 244.100	(3) The minimum deposit of five cents has been chosen because it is deemed a large enough incentive to induce the return of most containers, and it is the most widely used deposit amount in <i>present</i> deposit systems.	Etc.
§ 244.203	shall <i>provide</i> to the Administrator a nonimplementation <i>report</i>	
§ 256.21	the State plan shall <i>provide</i> for the.....	Etc.
§ 257.1	exempt small quantity generator (CESQG) waste do not <i>present</i> risks to human health and the environment	etc. Spelling error
§ 257.21	contamination from the non-municipal non-hazardous waste disposal unit is <i>present</i> in the unsaturated zone	etc.
§ 262.43	may require generators to <i>furnish</i> additional reports	
§ 262.53	(d) Upon request by EPA, a primary exporter shall <i>furnish</i> to EPA any additional information which a receiving country requests in order to respond to a <i>notification</i> .	
§ 264.147	An owner or operator must <i>furnish</i> to the Regional Administrator, within a reasonable time, any information which the Regional Administrator <i>requests</i>	
§ 264.151	<i>furnish</i> to the Grantor and to the appropriate EPA Regional Administrator a statement	

Provision	Current Wording	Notes
§ 264.151	<i>furnish(es) notice</i> to the Regional Administrator forthwith of all claims filed	
§ 264.1035	engineering texts acceptable to the Regional Administrator that <i>present</i> basic control device design information	
§ 265.118	These petitions will be considered by the Regional Administrator only when they <i>present</i> new and relevant information	
§ 266.100	(i) <i>Provide a one-time written notice</i> to the Director indicating the following:	
§ 270.10	(5) Failure to <i>furnish</i> a requested part B application on time, or to <i>furnish</i> in full the information.....	
§ 270.30	The permittee shall also <i>furnish</i> to the Director, upon <i>request, copies of records</i> required to be kept by this permit.	
§ 266.100	(i) <i>Provide a one-time written notice</i> to the Director indicating the following:	
§ 270.10	(5) Failure to furnish a requested part B application on time, or to furnish in full the information	
§ 280.97	c. Whenever requested by [a Director of an implementing agency], the ["Insurer" or "Group"] agrees to <i>furnish to [the Director] a signed duplicate original of the policy and all endorsements.</i>	

Sections of 40CFR Containing “Record”

Provision	Current Wording	Notes
§ 240.208-3	(a) The furnace operator should visually observe the quality of the bottom ash at least twice per shift and <i>record</i> in the <i>operating log</i> the estimated percentage of unburned combustibles.	
§ 240.211-3	(c) Operating <i>records</i> should be kept in a <i>daily log</i> and should include as a minimum:	
§ 243.204-2	(a) <i>Records</i> should be maintained detailing all costs (capital, operating, and maintenance) associated with the collection system.	
§ 256.24	<i>Records</i> of previous inspections and monitoring, as well as new inspections and new monitoring, should be considered.	
§ 257.8	The owner or operator must place the demonstration in the operating <i>record</i> and <i>notify</i> the State Director	
§ 257.30	must <i>record</i> and retain near the facility in an <i>operating record</i> or in an alternative location approved by the Director	etc.
§ 258.29	(b) The owner/operator must <i>notify</i> the State Director when the documents from paragraph (a) of this section have been placed or added to the operating <i>record</i> , and all information contained in the operating <i>record</i> must be furnished upon request	etc.
§ 258.74	(2) Recordkeeping and reporting requirements. (i) The owner or operator must place the following items into the facility's operating <i>record</i> : (A) A <i>letter signed</i> by the owner's or operator's chief financial officer..... (B) A <i>copy</i> of the independent certified public accountant's unqualified opinion	etc.
§ 258.74	(2) Recordkeeping and reporting. (i) The owner or operator must place a <i>certified copy</i> of the guarantee along with the items required under paragraph (f)(3) of this section into the facility's operating <i>record</i>	
§ 270.30	where <i>records</i> must be kept under the conditions of this permit; (2) Have access to and <i>copy</i> , at reasonable times, any <i>records</i>	
§ 280.74	(c) By mailing these records to the implementing agency if they cannot be maintained at the closed facility.	

Sections of 40CFR Containing “Request”

Provision	Current Wording	Notes
§ 255.20	this <i>notification</i> need only <i>request</i> comments on the existing arrangement.	
§ 257.30	the operating <i>record</i> must be <i>furnished upon request</i> to the State Director	etc.
§ 258.60	operator may <i>request</i> permission from the Director	etc.
§ 258.74	corrective action activities may <i>request</i> reimbursement from the trustee for these expenditures	etc.
§ 260.20	Upon the <i>written request</i> of any interested person	etc.
§ 262.12	Upon receiving the <i>request</i> the Administrator will assign an EPA identification number to the generator.	Etc.
§ 264.118	The <i>written notification or request</i> must include a <i>copy</i> of the amended post-closure plan for review	
§ 266 App A 9.4	the owner/operator must <i>provide this record</i> to the Director upon <i>request</i>	etc.
§ 270.5	When the permittee has failed to complete or <i>provide a report</i> required in a permit compliance schedule (for example, progress report or notice of noncompliance or compliance) or a monitoring report; and the permittee has not <i>submitted</i> the complete report	
§ 270.10	shall be allowed at least six months from the <i>date of request</i> to submit part B of the application.	

Sections of 40CFR Containing “Sign” or “Signature”

Provision	Current Wording	Notes
§ 257.28	The <i>certification</i> must be <i>signed</i> by the owner or operator and by a qualified ground-water scientist or approved by the Director of an approved State	
§ 260.22	Petitions to amend part 261 to exclude a waste produced at a particular facility. (i) Each petition must include, in addition to the information required by §260.20(b): (12) The following statement <i>signed by</i> the generator of the waste or his authorized representative: I certify under penalty of law that I have personally examined and am familiar with the information submitted in this demonstration and all attached documents, and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.	
§ 262.23	Use of the manifest. (a) The generator must: (1) <i>Sign</i> the manifest certification <i>by hand</i> ; and (2) Obtain the <i>handwritten signature</i> of the initial transporter and date of acceptance on the manifest	signature requirements continue in subsequent sections
§ 262.40	Recordkeeping. (a) A generator must keep a copy of each manifest <i>signed</i> in accordance with §262.23(a) for three years or until he receives a <i>signed copy</i> from the designated facility which received the waste.	
§ 262.41	(a) A generator who ships any hazardous waste off-site to a treatment, storage or disposal facility within the United States must prepare and <i>submit a single copy</i> of a Biennial Report to the Regional Administrator by March 1 of each even numbered year. The Biennial Report must be <i>submitted on EPA Form 8700-13A</i> , must cover generator activities during the previous year, and must include the following information:.....(8) The <i>certification signed</i> by the generator or authorized representative.	

Provision	Current Wording	Notes
§ 262.42	(2) A generator of greater than 1000 kilograms of hazardous waste in a calendar month must <i>submit</i> an Exception Report to the EPA Regional Administrator for the Region in which the generator is located if he has not received a <i>copy</i> of the manifest with the <i>handwritten signature</i> of the owner or operator of the designated facility within 45 days of the date the waste was accepted by the initial transporter. The Exception Report must include:(ii) A cover letter <i>signed</i> by the generator or his authorized representative explaining the efforts taken to locate the hazardous waste	same as in submit
§ 262.42	(b) A generator of greater than 100 kilograms but less than 1000 kilograms of hazardous waste in a calendar month who does not receive a <i>copy</i> of the manifest with the <i>handwritten signature</i> of the owner or operator of the designated facility within 60 days of the date the waste was accepted by the initial transporter must submit a <i>legible copy</i> of the manifest, with some indication that the generator has not received confirmation of delivery, to the EPA Regional Administrator for the Region in which the generator is located. Note: The <i>submission</i> to EPA need only be a <i>handwritten or typed note</i> on the manifest itself, or on an <i>attached sheet of paper</i> , stating that the <i>return copy</i> was not received.	
§ 262.53	(a) A primary exporter of hazardous waste must notify EPA of an intended export before such waste is scheduled to leave the United States. A complete notification should be submitted sixty (60) days before the initial shipment is intended to be shipped off site. This notification may cover export activities extending over a twelve (12) month or lesser period. The notification must be in <i>writing</i> , <i>signed</i> by the primary exporter, and include the following information:	
§ 262.60	(b) When importing hazardous waste, a person must meet all the requirements of §262.20(a) for the manifest except that: (2) In place of the generator's signature on the certification statement, the U.S. importer or his agent must <i>sign and date</i> the certification and obtain the signature of the initial transporter.	
§ 262.83	e) Notification information. Notifications submitted under this section must include:.... (12) Certification/Declaration <i>signed</i> by the notifier	

Provision	Current Wording	Notes
§ 264.143	(a) Closure trust fund. (1) An owner or operator may satisfy the requirements of this section by establishing a closure trust fund which conforms to the requirements of this paragraph and <i>submitting an originally signed duplicate of the trust agreement to the Regional Administrator</i> . An owner or operator of a new facility must <i>submit the originally signed duplicate of the trust agreement</i> to the Regional Administrator at least 60 days before the date on which hazardous waste is first received for treatment, storage, or disposal. (2) The wording of the trust agreement must be identical to the wording specified in §264.151(a)(1), and the trust agreement must be <i>accompanied by a formal certification of acknowledgment</i> (for example, see §264.151(a)(2)).	
§ 264.147	The owner or operator must submit a <i>signed duplicate original of the endorsement or the certificate of insurance to the Regional Administrator</i> , or Regional Administrators	
§ 265.71	(1) <i>Sign</i> and date each <i>copy</i> of the manifest to <i>certify</i> that the hazardous waste covered by the manifest was received;	
§ 265.143	<i>submitting an originally signed duplicate</i> of the trust agreement to the Regional Administrator.	Etc.
§ 265.201	to detect erosion or obvious <i>signs</i> of leakage	etc.

Sections of 40CFR Containing “Submit,” “Submittal” or “Submitter”

Provision	Current Wording	Notes
§ 243.100	within 60 days of this decision, <i>submit</i> to the Administrator a schedule of such actions.	
§ 243.100	(2) The report shall be <i>submitted</i> to the Administrator	etc.
§ 244.100	It is to be <i>submitted</i> to the Administrator within 60 days following an agency's determination to implement, and should include <i>a list</i> of planned implementation actions	
§ 256.03	State plan submission, adoption, and revision. (a) To be considered for approval, the State plan shall be <i>submitted</i> to EPA within a reasonable time after final promulgation of these guidelines.	
§ 262.42	(2) A generator of greater than 1000 kilograms of hazardous waste in a calendar month must <i>submit</i> an Exception Report to the EPA Regional Administrator for the Region in which the generator is located if he has not received a <i>copy</i> of the manifest with the <i>handwritten signature</i> of the owner or operator of the designated facility within 45 days of the date the waste was accepted by the initial transporter. The Exception Report must include:(ii) A cover letter signed by the generator or his authorized representative explaining the efforts taken to locate the hazardous waste	same as in sign
§ 262.42	(b) A generator of greater than 100 kilograms but less than 1000 kilograms of hazardous waste in a calendar month who does not receive a <i>copy</i> of the manifest with the <i>handwritten signature</i> of the owner or operator of the designated facility within 60 days of the date the waste was accepted by the initial transporter must submit a <i>legible copy</i> of the manifest, with some indication that the generator has not received confirmation of delivery, to the EPA Regional Administrator for the Region in which the generator is located. Note: The <i>submission</i> to EPA need only be a <i>handwritten or typed note</i> on the manifest itself, or on an <i>attached sheet of paper</i> , stating that the <i>return copy</i> was not received.	
§ 264.119	(a) No later than 60 days after certification of closure of each hazardous waste disposal unit, the owner or operator must <i>submit</i> to the local zoning authority, or the authority with jurisdiction over local land use, and to the Regional Administrator a <i>record of</i> the type, location, and quantity of hazardous wastes disposed of within each cell	

Provision	Current Wording	Notes
§ 264.143	<p>An owner or operator of a new facility must <i>submit the bond</i> to the Regional Administrator at least 60 days before the date on which hazardous waste is first received for treatment, storage, or disposal.</p> <p>(i) An <i>originally signed duplicate of the trust agreement must be submitted</i> to the Regional Administrator with the surety bond</p> <p>(7) Whenever the current closure cost estimate increases to an amount greater than the penal sum, the owner or operator, within 60 days after the increase, must either cause the penal sum to be increased to an amount at least equal to the current closure cost estimate and <i>submit evidence of such increase to the Regional Administrator</i></p>	
§ 264.223	<p>(1) <i>Notify the Regional Administrator in writing</i> of the exceedence within 7 days of the determination;</p> <p>(2) <i>Submit a preliminary written assessment</i> to the Regional Administrator within 14 days of the determination</p> <p>(6) Within 30 days after the notification that the action leakage rate has been exceeded, <i>submit</i> to the Regional Administrator the <i>results of the analyses.....</i>, the owner or operator must <i>submit to the Regional Administrator a report</i> summarizing the results of any remedial actions taken and actions planned.</p>	
§ 265.145	<p>(5) An owner or operator or any other person authorized to perform post-closure care may request reimbursement for post-closure care expenditures by <i>submitting</i> itemized bills to the Regional Administrator</p>	

Sections of 40CFR Containing “Summary” or “Statement”

Provision	Current Wording	Notes
§ 243.100	This <i>statement</i> should identify all agency facilities which will be affected	
§ 256.62	Following the public hearings, a responsiveness <i>summary</i> shall be prepared and made available to the public in accord with 40 CFR 25.8.	
§ 258.75	(a) The State Director determines that cost estimates are complete and accurate and the owner or operator has <i>submitted a statement</i> from a Registered Professional Engineer so stating;	
§ 265.15	(d) The owner or operator must record inspections in an inspection <i>log or summary</i> .	
§ 265.143	(ii) A <i>copy</i> of the independent <i>certified public</i> accountant's <i>report</i> on examination of the owner's or operator's <i>financial statements</i> for the latest completed fiscal year; and	etc.
§ 266.103	(9) <i>Certification of precompliance statement</i> . The owner or operator must include the following signed statement with the certification of precompliance submitted to the Director: “I <i>certify</i> under penalty of law that this information was prepared under my direction or supervision in accordance with a system designed	etc.
§ 271.23	(vi) Every <i>submission</i> shall be accompanied by an acknowledgement of service by the person served or <i>proof of service in the form of a statement</i> of the date, time, and manner of service and the names of the persons served, <i>certified</i> by the person who made service	
§ 271.23	(7) Recommended decision. (i) Within 30 days after the filing of proposed findings and conclusions, and reply briefs, the Presiding Officer shall evaluate the <i>record</i> before him/her, the proposed findings and conclusions and any briefs filed by the parties and shall prepare a recommended decision, and shall <i>certify</i> the entire record, including the recommended decision, to the Administrator.	
§ 282.50	(2) <i>Statement</i> of legal authority. (i) “Attorney General's <i>Statement</i> for Final Approval”,	etc.

Sections of 40CFR Containing “Written” or “Writing”

Provision	Current Wording	Notes
§ 256.04	In giving partial plan approval, the Administrator shall specify in <i>writing</i> the timetable for completion of the final plan	
§ 258.60	(c) The owner or operator must prepare a <i>written</i> closure plan that describes the steps	etc.
§ 258.61	(c) The owner or operator of all MSWLF units must prepare a <i>written</i> post-closure plan that includes, at a minimum, the following information:	
§ 258.71	Financial assurance for closure. (a) The owner or operator must have a detailed <i>written</i> estimate, in current dollars, of the cost of hiring a third party to close the largest area of all MSWLF units ever requiring a final cover as required under §258.60 at any time during the active life in accordance with the closure plan. The owner or operator must <i>notify</i> the State Director that the estimate has been placed in the operating record.	Repeated in § 258.72 Financial assurance for post-closure care. § 258.73 Financial assurance for corrective action.
§ 260.20	(d) Upon the <i>written</i> request of any interested person, the Administrator may, at his discretion, hold an informal public hearing to consider oral comments on the tentative decision. A person requesting a hearing must state the issues to be raised and explain why written comments would not suffice to communicate the person's views.	Related to petitioning by certified mail to modify or revoke any provision in parts 260 through 266, 268 and 273.
§ 262.53	(c) Except for changes to the telephone number in paragraph (a)(1) of this section, changes to paragraph (a)(2)(v) of this section and decreases in the quantity indicated pursuant to paragraph (a)(2)(iii) of this section when the conditions specified on the original notification change (including any exceedance of the estimate of the quantity of hazardous waste specified in the original notification), the primary exporter must provide EPA with a <i>written renegotiation</i> of the change.	
§ 262.83	(i) <i>Notification</i> . At least 45 days prior to commencement of the transfrontier movement, the notifier must provide <i>written notification in English</i> of the proposed transfrontier movement to the Office of Enforcement and Compliance Assurance, Office of Compliance, Enforcement Planning, Targeting and Data Division (2222A), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460, with the words “Attention: OECD Export Notification” prominently displayed <i>on the envelope</i> .	

Provision	Current Wording	Notes
§ 262.83	(iii) <i>Written consent.</i> If the competent authorities of all the relevant OECD importing and transit countries <i>provide written consent</i> in a period less than 30 days, the transfrontier movement may commence immediately after all necessary consents are received. Written consent expires for each relevant OECD importing and transit country one calendar year after the date of that country's consent unless otherwise specified; renotification and renewal of each expired consent is required for exports after that date.	
§ 264.12	(a)(1) The owner or operator of a facility that has arranged to receive hazardous waste from a foreign source must notify the Regional Administrator in <i>writing</i> at least four weeks in advance...	
§ 264.12	(b) The owner or operator of a facility that receives hazardous waste from an off-site source (except where the owner or operator is also the generator) must inform the generator <i>in writing</i> that he has the appropriate <i>permit(s)</i> for, and will accept, the waste the generator is shipping. The owner or operator must keep a <i>copy of this written notice</i> as part of the operating record. (c) Before transferring ownership or operation of a facility during its operating life, or of a disposal facility during the post-closure care period, the owner or operator must <i>notify the new owner or operator in writing</i> of the requirements of this part and part 270 of this chapter.	
§ 264.13	(b) The owner or operator must develop and follow a <i>written waste analysis plan</i> which describes the procedures which he will carry out to comply with paragraph (a) of this section. He must <i>keep this plan at the facility</i> . At a minimum, the plan must specify:	
§ 264.15	(b)(1) The owner or operator must develop and follow a <i>written schedule</i> for inspecting monitoring equipment..... (2) He must keep this schedule at the facility..... (d) The owner or operator must record inspections in an inspection log or summary. He must keep these records for at least three years ..	
§ 264.16	(d) The owner or operator must maintain the following <i>documents and records</i> at the facility: (2) A <i>written job description</i> for each position listed under paragraph (d)(1) of this section. (3) A <i>written description</i> of the type and amount of both introductory and continuing training...	
§ 264.19	Construction quality assurance program. (b) <i>Written CQA plan.</i> The owner or operator of units subject to the CQA program under paragraph (a) of this section must develop and implement a <i>written CQA plan</i> . The plan must identify steps that will be used to monitor and <i>document</i> the	

Provision	Current Wording	Notes
§ 264.56	(j) The owner or operator must <i>note in the operating record</i> the time, date, and details of any incident that requires implementing the contingency plan. Within 15 days after the incident, he must submit a <i>written report</i> on the incident to the Regional Administrator.	
§ 264.73	a) The owner or operator must keep a <i>written</i> operating record at his facility. (b) The following information must be recorded,	
§ 264.112	(a) <i>Written plan.</i> (1) The owner or operator of a hazardous waste management facility must have a written closure plan.... The <i>plan must be submitted</i> with the permit application,..... (c) Amendment of plan. The owner or operator must submit a <i>written notification of or request</i> for a permit modification to authorize a change in operating plans, The <i>written</i> notification or request must include a <i>copy of the</i> amended closure plan for review....etc.,etc.... (d) <i>Notification</i> of partial closure and final closure. (1) The owner or operator must notify the Regional Administrator <i>in writing</i>	Also post-closure § 264.118, etc
§ 264.113	if the Regional Administrator determines that substantial progress has not been made pursuant to paragraph (e)(6) of this section he shall: (i) <i>Notify the owner or operator in writing</i> that the owner or operator must begin closure in accordance with the deadlines in paragraphs (a) and (b) of this section and provide a detailed statement of reasons for this determination, and (ii) Provide the owner or operator and the public, through a <i>newspaper notice, the opportunity to submit written comments</i> on the decision no later than 20 days after the date of the notice. (iii) If the Regional Administrator <i>receives no written comments</i> , the decision will become final	
§ 264.143	If the <i>Regional Administrator</i> does not instruct the trustee to make such reimbursements, he <i>will provide</i> the owner or operator with a <i>detailed written statement of reasons</i> .	
§ 264.192	(g) The owner or operator must <i>obtain and keep on file at the facility written statements</i> by those persons required to <i>certify</i> the design of the tank system and supervise the installation of the tank system...These <i>written statements must also include the certification statement</i> as required in §270.11(d) of this chapter.	
§ 264.193	(1) The Regional Administrator must be <i>notified in writing</i> by the owner or operator that he intends to conduct and <i>submit a demonstration</i> for a variance	

Provision	Current Wording	Notes
§ 264.1084	(C) When a visual inspection is not planned and the owner or operator could not have known about the inspection 30 calendar days before refilling the tank, the owner or operator shall notify the Regional Administrator as soon as possible, but no later than 7 calendar days before refilling of the tank. This notification may be made by <i>telephone and immediately followed by a written explanation</i> for why the inspection is unplanned. Alternatively, <i>written notification</i> , including the explanation for the unplanned inspection, may be sent so that it is received by the Regional Administrator at least 7 calendar days before refilling the tank.	
§ 265.192	The owner or operator must obtain a <i>written assessment reviewed and certified</i> by an independent, qualified, registered professional engineer... This assessment must include, at a minimum, the following information: (1) <i>Design standard(s)</i> according to which the tank(s) and ancillary equipment is or will be constructed. ... (g) The owner or operator must <i>obtain and keep on file at the facility written statements</i> by those persons required to <i>certify</i> the design of the tank system and supervise the installation of the tank system in accordance with the requirements..... These <i>written statements must also include the certification statement</i> as required in §270.11(d) of this chapter.	
§ 265.14	The legend must be <i>written</i> in English and in any other language predominant in the area surrounding the facility	
§ 265.144	(a) The owner or operator of a hazardous waste disposal unit must have a detailed <i>written</i> estimate, in current dollars,	
§ 265.191	obtain and keep on file at the facility a <i>written assessment reviewed and certified</i> by an independent, qualified, registered professional engineer	
§ 265.1085	This <i>notification may</i> be made by telephone and immediately followed by a <i>written explanation</i> for why the inspection is unplanned.	